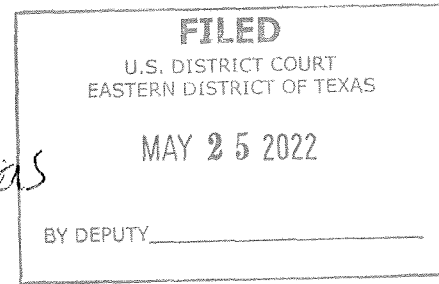


In the United States  
District Court  
For Eastern District of Texas  
Sherman Division



Damaris McCalley,  
Plaintiff

Civil Action #  
4:21-cv-478-SDJ-KPJ

v.  
Methodist Southlake Hospital  
Dr. Clifton Lyndell Cox II  
Methodist Mansfield Hospital  
Dr. Okefeni Abraten

Motion for Continuation on Appeal Notice

Comes now, Damaris McCalley, Pro-Se Plaintiff with federally recognized Disabilities caused directly by the Defendants. I have filed motions to re-enstate my case based on total lack of service on orders that my case was allegedly dismissed on. The court did not serve me the magistrate orders to present day despite my requests and complaints. The court has also failed to respond to any of my motions. I am awaiting response on whether my case will be re-enstated. A request for trial by jury and jury demand were filed, the former in the formal complaint itself.

The Defendants & Court have illegally colluded together Under Color of Law to deny me Trial by Jury + Due Process. If the Court & Defendants want to continue to bar my medical care by denying me my medical records & keeping locks on my medical records in the TDDC system they will be sued. I will also have done to the Defendants what they did to me. It is illegal to operate on body parts without permission & threaten & harass a victim as well as shut down police investigations. The Defendants have lied and committed libel in their responses to the court. This is notice of suit for that. If the court wants to say I cannot or did not give Notice of Appeal, well yes I DID and here it is. The last hospital who lied about my kidney infection is also going to be sued.

Certificates of service served on all Defendants today via e-mail & Pacer filing May 25th 2022.

~~Signed~~ signed & certified, Damaris McCauley, Pro-Se Plaintiff,  
1335 Lark Lane, Lewisville, TX 75077  
damaris.mccauley@gmail.com (682) 552-6623